

1
2
3
4
5
6
7
8
9
10
11
12
13 UNITED STATES DISTRICT COURT
14 NORTHERN DISTRICT OF CALIFORNIA
15
16 SAN FRANCISCO DIVISION

17 IN RE: UBER TECHNOLOGIES, INC.,
18 PASSENGER SEXUAL ASSAULT
LITIGATION

19
20 This Document Relates to:

21 *All Cases*
22
23
24
25
26
27
28

Case No. 3:23-md-03084-CRB

~~[PROPOSED]~~ ORDER GRANTING
PLAINTIFFS' ADMINISTRATIVE
MOTION TO CONSIDER WHETHER
ANOTHER PARTY'S MATERIALS
SHOULD BE SEALED [ECF No. 3913]


Judge: Hon. Charles R. Breyer
Courtroom: Courtroom 6 – 17th Floor

Having considered statement in support of Plaintiffs' Administrative Motions to Consider Whether Another Party's Material Should Be Filed Under Seal, dated September 15, 2025, ECF 3913 ("Plaintiffs' Motion"), and Defendants' Unopposed Statement in Support of Plaintiffs' Motion, dated September 22, 2025, ECF ____ ("Statement in Support"), the Court hereby ORDERS that the following materials remain under seal as stated in Defendants' Statement in Support:

Document	Description	Defendants' Request
Plaintiffs' Exhibit A to the Letter Brief (ECF 3913-3)	Declaration of Todd Gaddis, designated as Highly Confidential – Attorneys' Eyes Only, containing confidential information about Uber's internal data systems	Seal in part (§§ 5-11 and appendix at pages 5-7)
Plaintiffs' Exhibit B to the Letter Brief (ECF 3913-4)	Defendants' Responses to Plaintiffs' Requests for Production of Documents Set One, containing confidential information about Uber's operations and products	Seal in part (all requests and responses except those cited in the Letter Brief: RFP Nos. 73, 83, 84)
Plaintiffs' Exhibit C to the Letter Brief (ECF 3913-5)	Excerpts of transcript of Defendants' July 11, 2025, 30(b)(6) deposition by Todd Gaddis, designated as Highly Confidential – Attorneys' Eyes Only, containing confidential information about Uber's internal data systems	Seal in part (86:5-93:25)
Plaintiffs' Exhibit D to the Letter Brief (ECF 3913-6)	Documents identifying and describing all fields within Uber's Jira and Bliss systems, designated as Highly Confidential – Attorneys' Eyes Only	Maintain under seal
Plaintiffs' Exhibit E to the Letter Brief (ECF 3913-7)	Document providing detailed supplemental information about Uber's incident report data, categorization, storage, and systems, designated as Highly Confidential – Attorneys' Eyes Only	Maintain under seal
Plaintiffs' Exhibit F to the Letter Brief (ECF 3913-8)	Document providing detailed supplemental information about Uber's incident report data, categorization, storage, and systems, designated as Highly Confidential – Attorneys' Eyes Only	Maintain under seal
Plaintiffs' Exhibit G to the Letter Brief (ECF 3913-9)	Document providing detailed supplemental information about Uber's incident report data, categorization, storage, and systems, designated as Highly Confidential – Attorneys' Eyes Only	Maintain under seal
Plaintiffs' Exhibit H to the Letter Brief (ECF 3913-10)	Email from Plaintiffs' counsel containing confidential information about Uber's incident categorization and data systems	Seal in part (incident report system data fields)

IT IS SO ORDERED.

Dated: September 24, 2025



Hon. Charles R. Breyer
United States District Judge